RESEARCH APPENDIX

Date Transfer Requested: 11/30/2018

(Per: CMH)

Appendix LL ... has been added to the 2017 LRB-6074

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Appendix A 🖙 LRB 17-5979	Appendix W ☞ LRB 17-6028
Appendix B ☞ LRB 17-5982	Appendix X ☞ LRB 17-6031
Appendix C ☞ LRB 17-5983	Appendix Y ■ LRB 17-6036
Appendix D ☞ LRB 17-5985	Appendix Z ■ LRB 17-6037
Appendix E 🖙 LRB 17-5986	Appendix AA ☞ LRB 17-6038
Appendix F ☞ LRB 17-5989	Appendix BB ☞ LRB 17-6039
Appendix G 🖙 LRB 17-5990	Appendix CC ☞ LRB 17-6040
Appendix H ☞ LRB 17-5995	Appendix DD © LRB 17-6041
Appendix I ☞ LRB 17-5998	Appendix EE ☞ LRB 17-6042
Appendix J F LRB 17-6001	Appendix FF ☞ LRB 17-6043
Appendix K ☞ LRB 17-6004	Appendix GG ☞ LRB 17-6046
Appendix L 🖙 LRB 17-6006	Appendix HH ☞ LRB 17-6047
Appendix M ■ LRB 17-6007	Appendix II S LRB 17-6048
Appendix N ☞ LRB 17-6012	••
Appendix O ☞ LRB 17-6015	Appendix JJ S LRB 17-6049
Appendix P ■ LRB 17-6017	Appendix KK F LRB 17-6050
Appendix Q ☞ LRB 17-6019	Appendix LL ☞ LRB 17-6051
Appendix R ■ LRB 17-6021	Appendix MM ☞ LRB 17-6052
Appendix S ☞ LRB 17-6023	Appendix NN ☞ LRB 17-6058
Appendix T ☞ LRB 17-6024	Appendix OO 🖙 LRB 17-6059
Appendix U ☞ LRB 17-6025	Appendix PP ☞ LRB 17-6065
Appendix V 🖙 LRB 17-6027	Appendix QQ 🖙 LRB 17-6067

2017 DRAFTING REQUEST

Bill					
For:	Legislative	e Reference Bureau	Draf	ter:	chanaman
By:			Seco	ondary Drafters	: ,
Date:	11/26/2018		May	Contact:	
Same as	s LRB:		•		
Request	via email: ter's email: copy (CC) to:	NO		,	
Pre Top	pic:				
No spec	cific pre topic give	n			
Topic:					
Minimu	ım federal expend	itures for certain DO	T projects		
Instruc	etions:				
See atta	ached				
Draftin	ng History:				
Vers.	<u>Drafted</u>	Reviewed	Submitted	<u>Jacketed</u>	Required
/?	chanaman , 11/26/2018	kmochal 11/26/2018			
/P1	zwyatt 11/28/2018	kmochal 11/28/2018	dwalker 11/26/2018		State S&L
/P2	zwyatt 11/30/2018	kmochal 11/30/2018 .	lparisi 11/28/2018	······································	State S&L
/P3			dwalker 11/30/2018		State S&L

<**END>**

FE Sent For:



State of Misconsin 2019 - 2020 LEGISLATURE

LRB-0841/P4 ZDW:klm

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

AN ACT to create 84.54 and 86.51 of the statutes; relating to: requirements for highway projects receiving federal funding and disclosures and requirements relating to local highway projects.

Analysis by the Legislative Reference Bureau

This bill provides that for Southeast Wisconsin freeway megaprojects, major highway development projects, and state highway rehabilitation projects for which the Department of Transportation spends federal money, federal money must make up at least 70 percent of the aggregate funding for those projects. The bill provides that if DOT determines it cannot meet this requirement, DOT may submit a proposed alternate funding plan to the Joint Committee on Finance for review under its passive review procedure.

The bill requires DOT to notify political subdivisions receiving aid for local projects whether the aid includes federal moneys and how those moneys must be spent. The bill prohibits DOT from requiring political subdivisions to comply with DOT requirements relating to the facilities development process for projects on which no federal moneys are expended.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

highways.

	·
1	SECTION 1. 84.54 of the statutes is created to read:
2	84.54 Minimum federal expenditures for projects receiving federal
3	funding. (1) Except as provided in sub. (2), for all of the following projects on which
4	the department expends federal moneys, the department shall expend federal
5	moneys on not less than 70 percent of the aggregate project components eligible for
6	federal funding each fiscal year:
7	(a) Southeast Wisconsin freeway megaprojects.
8	(b) Major highway development projects.
9	(c) State highway rehabilitation projects.
10	(2) If the department determines it cannot meet the requirements under sub.
11	(1), the department may submit a proposed alternate funding plan to the joint
12	committee on finance. If the cochairpersons of the committee do not notify the
13	department within 14 working days after the date of the department's submittal that
14	the committee has scheduled a meeting for the purpose of reviewing the proposed
15	plan, the department may expend moneys as proposed in the plan. If, within 14
16	working days after the date of the submittal, the cochairpersons of the committee
17	notify the department that the committee has scheduled a meeting for the purpose
18	of reviewing the proposed plan, the department may expend moneys as proposed in
19	the plan only upon approval of the committee.
20	SECTION 2. 86.51 of the statutes is created to read:
21	86.51 Requirements for local projects. (1) In this section:
22	(a) "Local bridge" means a bridge that is not on the state trunk highway system
23	or on marked routes of the state trunk highway system designated as connecting

1	(b) "Local roads" means streets under the authority of cities or villages, county
2	trunk highways, or town roads.
3	(c) "Political subdivision" means a county, city, village, or town.
4	(d) "Project" means the development, construction, repair, or improvement of
5	a local road or a local bridge.
6	(2) If the department disburses aid to a political subdivision for a project, the
7	department shall notify the political subdivision whether the aid includes federal
8	moneys and which project components must be paid for with federal moneys, if any.
9	(3) For any project conducted by a political subdivision for which no federal
10	moneys are expended, the department may not require the political subdivision to
· 11	comply with any department policy, procedural requirement, or guidance relating to
12	the facilities development process.
13	Section 3. Initial applicability.
14	(1) This act first applies to projects let and aid disbursed on the effective date
15	of this subsection.
16	Section 4. Effective date.
17	(1) This act takes effect on July 1, 2019, or on the first day of the 2nd month
18	beginning after publication, whichever is later.
19	(END)



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

AN ACT *to create* 84.54 and 86.51 of the statutes; **relating to:** requirements for highway projects receiving federal funding and disclosures and requirements relating to local highway projects.

Analysis by the Legislative Reference Bureau

This bill provides that for Southeast Wisconsin freeway megaprojects, major highway development projects, and certain state highway rehabilitation projects for which the Department of Transportation spends federal money, federal money must make up at least 70 percent of the aggregate funding for those projects. The bill provides that if DOT determines that it cannot meet this requirement or that it can make more effective and efficient use of federal money, DOT may submit a proposed alternate funding plan to the Joint Committee on Finance for review under its passive review procedure.

The bill requires DOT to notify political subdivisions receiving aid for local projects whether the aid includes federal moneys and how those moneys must be spent. The bill provides that, for projects that receive no federal money and that are reviewed and approved by a professional engineer or the county highway commissioner, DOT may not require political subdivisions to comply with any portion of DOT's facilities development manual other than design standards.

For further information see the **state and local** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 84.54 of the statutes is created to read:

84.54 Minimum federal expenditures for projects receiving federal funding. (1) Except as provided in sub. (2), for all of the following projects on which the department expends federal moneys, the department shall expend federal moneys on not less than 70 percent of the aggregate project components eligible for federal funding each fiscal year:

- (a) Southeast Wisconsin freeway megaprojects.
- (b) Major highway development projects.
- (c) State highway rehabilitation projects with a total cost of less than \$10 million.
- (2) If the department determines that it cannot meet the requirements under sub. (1) or that it can make more effective and efficient use of federal moneys than the use required under sub. (1), the department may submit a proposed alternate funding plan to the joint committee on finance. If the cochairpersons of the committee do not notify the department within 14 working days after the date of the department's submittal that the committee has scheduled a meeting for the purpose of reviewing the proposed plan, the department may expend moneys as proposed in the plan. If, within 14 working days after the date of the submittal, the cochairpersons of the committee notify the department that the committee has scheduled a meeting for the purpose of reviewing the proposed plan, the department may expend moneys as proposed in the plan only upon approval of the committee.

1	SECTION 2. 86.51 of the statutes is created to read:
2	86.51 Requirements for local projects. (1) In this section:
3	(a) "Local bridge" means a bridge that is not on the state trunk highway system
4	or on marked routes of the state trunk highway system designated as connecting
5	highways.
6	(b) "Local roads" means streets under the authority of cities or villages, county
7	trunk highways, or town roads.
8	(c) "Political subdivision" means a county, city, village, or town.
9	(d) "Project" means the development, construction, repair, or improvement of
10	a local road or a local bridge.
11	(2) If the department disburses aid to a political subdivision for a project, the
12	department shall notify the political subdivision whether the aid includes federal
13	moneys and which project components must be paid for with federal moneys, if any.
14	(3) For any project meeting all of the following criteria, the department may
15	not require a political subdivision to comply with any portion of the department's
16	facilities development manual other than design standards:
17	(a) The project proposal is reviewed and approved by a professional engineer
18	or by the highway commissioner for the county in which the project will be located.
19	(b) The project is conducted by a political subdivision with no expenditure of
20	federal money.
21	SECTION 3. Initial applicability.
22	(1) This act first applies to projects let and aid disbursed on the effective date
23	of this subsection.
24	Section 4. Effective date.

1 (1) This act takes effect on July 1, 2019.

2

(END)

Wyatt, Zachary

From:

Hanaman, Cathlene

Sent:

Thursday, November 29, 2018 6:30 PM

To:

Wyatt, Zachary

Subject:

Be prepared

To redraft -6051, -6070, and -6084 -6074 per PAC

To allow construction to continue while going through the passive review process, including hearing

Go ahead and redraft in the morning.



State of Misconsin 1/20/2018 2017 - 2018 LEGISLATURE OUT NOW

LRB-6051/P2) /P3 ZDW:klm



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

AN ACT to create 84.54 and 86.51 of the statutes; relating to: requirements for highway projects receiving federal funding and disclosures and requirements relating to local highway projects.

Analysis by the Legislative Reference Bureau

This bill provides that for Southeast Wisconsin freeway megaprojects, major highway development projects, and certain state highway rehabilitation projects for which the Department of Transportation spends federal money, federal money must make up at least 70 percent of the aggregate funding for those projects. The bill provides that if DOT determines that it cannot meet this requirement or that it can make more effective and efficient use of federal money, DOT may submit a proposed alternate funding plan to the Joint Committee on Finance for review under its passive review procedure.

The bill requires DOT to notify political subdivisions receiving aid for local projects whether the aid includes federal moneys and how those moneys must be spent. The bill provides that, for projects that receive no federal money and that are reviewed and approved by a professional engineer or the county highway commissioner, DOT may not require political subdivisions to comply with any portion of DOT's facilities development manual other than design standards.

 2

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. 84.54 of the statutes is created to read:

84.54 Minimum federal expenditures for projects receiving federal funding. (1) Except as provided in sub. (2), for all of the following projects on which the department expends federal moneys, the department shall expend federal moneys on not less than 70 percent of the aggregate project components eligible for federal funding each fiscal year:

- (a) Southeast Wisconsin freeway megaprojects.
- (b) Major highway development projects.
- (c) State highway rehabilitation projects with a total cost of less than \$10 million.
- (2) If the department determines that it cannot meet the requirements under sub. (1) or that it can make more effective and efficient use of federal moneys than the use required under sub. (1), the department may submit a proposed alternate funding plan to the joint committee on finance. If the cochairpersons of the committee do not notify the department within 14 working days after the date of the department's submittal that the committee has scheduled a meeting for the purpose of reviewing the proposed plan, the department may expend moneys as proposed in the plan. If, within 14 working days after the date of the submittal, the cochairpersons of the committee notify the department that the committee has scheduled a meeting for the purpose of reviewing the proposed plan, the department may expend moneys as proposed in the plan only upon approval of the committee?

1	SECTION 2. 86.51 of the statutes is created to read:
2	86.51 Requirements for local projects. (1) In this section:
3	(a) "Local bridge" means a bridge that is not on the state trunk highway system
4	or on marked routes of the state trunk highway system designated as connecting
5	highways.
6	(b) "Local roads" means streets under the authority of cities or villages, county
7	trunk highways, or town roads.
8	(c) "Political subdivision" means a county, city, village, or town.
9	(d) "Project" means the development, construction, repair, or improvement of
10	a local road or a local bridge.
11	(2) If the department disburses aid to a political subdivision for a project, the
12	department shall notify the political subdivision whether the aid includes federal
13	moneys and which project components must be paid for with federal moneys, if any.
14	(3) For any project meeting all of the following criteria, the department may
15	not require a political subdivision to comply with any portion of the department's
16	facilities development manual other than design standards:
17	(a) The project proposal is reviewed and approved by a professional engineer
18	or by the highway commissioner for the county in which the project will be located.
19	(b) The project is conducted by a political subdivision with no expenditure of
20	federal money.
21	Section 3. Initial applicability.
22	(1) This act first applies to projects let and aid disbursed on the effective date
23	of this subsection.
24	SECTION 4. Effective date.

1 (1) This act tal

(1) This act takes effect on July 1, 2019.

2

(END)

INS 2-21

The department may continue with any projects subject to the funding requirement under sub. (1) while the committee conducts its review, including any hearings conducted by the committee.

INS 3-22

(1) REQUIREMENTS FOR HIGHWAY PROJECTS. The treatment of ss. 84.54 and 86.51 first applies to projects let and aid disbursed on the effective date of this subsection.

INS 4-1

(1) REQUIREMENTS FOR HIGHWAY PROJECTS. The treatment of ss. 84.54 and 86.51 and SECTION (3) (1) of this act take effect on July 1, 2019.

USE AS WSERT)

2017 - 2018 Legislature

- 3 -

LRB-6051/P3 ZDW:klm SECTION 1

1 The department may continue with any projects subject to the funding requirement 2 under sub. (1) while the committee conducts its review, including any hearings 3 conducted by the committee. 4 **Section 2.** 86.51 of the statutes is created to read: 5 86.51 Requirements for local projects. (1) In this section: 6 (a) "Local bridge" means a bridge that is not on the state trunk highway system 7 or on marked routes of the state trunk highway system designated as connecting 8 highways. 9 (b) "Local roads" means streets under the authority of cities or villages, county 10 trunk highways, or town roads. 11 (c) "Political subdivision" means a county, city, village, or town. 12 (d) "Project" means the development, construction, repair, or improvement of 13 a local road or a local bridge. 14 (2) If the department disburses aid to a political subdivision for a project, the 15 department shall notify the political subdivision whether the aid includes federal 16 moneys and which project components must be paid for with federal moneys, if any. 17 (3) For any project meeting all of the following criteria, the department may 18 not require a political subdivision to comply with any portion of the department's 19 facilities development manual other than design standards: 20 (a) The project proposal is reviewed and approved by a professional engineer 21or by the highway commissioner for the county in which the project will be located.

(b) The project is conducted by a political subdivision with no expenditure of

SECTION 3. Initial applicability.

22

23

24

federal money.



State of Misconsin 2017 - 2018 LEGISLATURE

LRB-6051/P3 ZDW:klm

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

AN ACT to create 84.54 and 86.51 of the statutes; relating to: requirements for highway projects receiving federal funding and disclosures and requirements relating to local highway projects.

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This bill provides that for Southeast Wisconsin freeway megaprojects, major highway development projects, and certain state highway rehabilitation projects for which the Department of Transportation spends federal money, federal money must make up at least 70 percent of the aggregate funding for those projects. The bill provides that if DOT determines that it cannot meet this requirement or that it can make more effective and efficient use of federal money, DOT may submit a proposed alternate funding plan to the Joint Committee on Finance for review under its passive review procedure.

The bill requires DOT to notify political subdivisions receiving aid for local projects whether the aid includes federal moneys and how those moneys must be spent. The bill provides that, for projects that receive no federal money and that are reviewed and approved by a professional engineer or the county highway commissioner, DOT may not require political subdivisions to comply with any portion of DOT's facilities development manual other than design standards.

 $\mathbf{2}$

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. 84.54 of the statutes is created to read:

- 84.54 Minimum federal expenditures for projects receiving federal funding. (1) Except as provided in sub. (2), for all of the following projects on which the department expends federal moneys, the department shall expend federal moneys on not less than 70 percent of the aggregate project components eligible for federal funding each fiscal year:
 - (a) Southeast Wisconsin freeway megaprojects.
 - (b) Major highway development projects.
- (c) State highway rehabilitation projects with a total cost of less than \$10 million.
- (2) If the department determines that it cannot meet the requirements under sub. (1) or that it can make more effective and efficient use of federal moneys than the use required under sub. (1), the department may submit a proposed alternate funding plan to the joint committee on finance. If the cochairpersons of the committee do not notify the department within 14 working days after the date of the department's submittal that the committee has scheduled a meeting for the purpose of reviewing the proposed plan, the department may expend moneys as proposed in the plan. If, within 14 working days after the date of the submittal, the cochairpersons of the committee notify the department that the committee has scheduled a meeting for the purpose of reviewing the proposed plan, the department may expend moneys as proposed in the plan only upon approval of the committee.

1	The department may continue with any projects subject to the funding requirement
2	under sub. (1) while the committee conducts its review, including any hearings
3	conducted by the committee.
4	SECTION 2. 86.51 of the statutes is created to read:
5	86.51 Requirements for local projects. (1) In this section:
6	(a) "Local bridge" means a bridge that is not on the state trunk highway system
7	or on marked routes of the state trunk highway system designated as connecting
8	highways.
9	(b) "Local roads" means streets under the authority of cities or villages, county
10	trunk highways, or town roads.
11	(c) "Political subdivision" means a county, city, village, or town.
12	(d) "Project" means the development, construction, repair, or improvement of
13	a local road or a local bridge.
14	(2) If the department disburses aid to a political subdivision for a project, the
15	department shall notify the political subdivision whether the aid includes federal
16	moneys and which project components must be paid for with federal moneys, if any.
17	(3) For any project meeting all of the following criteria, the department may
18	not require a political subdivision to comply with any portion of the department's
19	facilities development manual other than design standards:
20	(a) The project proposal is reviewed and approved by a professional engineer
21	or by the highway commissioner for the county in which the project will be located.
22	(b) The project is conducted by a political subdivision with no expenditure of
23	federal money.
24	Section 3. Initial applicability.

5 6	and Section 3 (1) of this act take effect on July 1, 2019.
4	(1) REQUIREMENTS FOR HIGHWAY PROJECTS: The treatment of ss. 84.54 and 86.51
3	Section 4. Effective date.
2	first applies to projects let and aid disbursed on the effective date of this subsection.
1	(1) REQUIREMENTS FOR HIGHWAY PROJECTS. The treatment of ss. 84.54 and 86.51